

(c) the details of the recommendations accepted and rejected by Government; and

(d) the reasons for not accepting the recommendations of JPC?

THE MINISTER OF TRIBAL AFFAIRS (SHRI P.R. KYNDIAH): (a) and (b) Yes, Sir. The Joint Committee of Parliament, which examined the Scheduled Tribes (Recognition of Forest Right) Bill, 2005 introduced in the Lok Sabha on 13.12.2005, has presented its report to the Lok Sabha on 23.5.2006, which was also laid on the Table of the Rajya Sabha on the same day. The Joint Committee of Parliament has made several amendments to the Bill introduced in the Lok Sabha on 13.12.2005, and reported a revised Bill titled "The Scheduled Tribes and Other Traditional Forest Dweller (Recognition of Forest Rights) Bill, 2006".

(c) and (d) The final views of the Government on the recommendations of the Joint Committee of Parliament would be known when the Bill is taken up for consideration and passing in the Parliament.

ST status to Kol tribe people

2088. SHRIMATI JAYA BACHCHAN: Will the Minister of TRIBAL AFFAIRS be pleased to state:

(a) whether it is a fact that people belonging to Kol tribe have been given the status of a tribe in the States of Orissa, Chhattisgarh, Uttaranchal, Jharkhand, Rajasthan and Madhya Pradesh; and

(b) if so, the reasons that such recognition has not been given in Uttar Pradesh?

THE MINISTER OF TRIBAL AFFAIRS (SHRI P.R. KYNDIAH): (a) and (b) Kol Tribe has been notified as Scheduled Tribe in the States of Bihar, Chhattisgarh, Jharkhand, Madhya Pradesh, Maharashtra and Orissa only.

The list of Scheduled Tribes in relation to a State or Union Territory is notified under the provisions of Article 342 of the Constitution of India. Accordingly, the list of notified Scheduled Tribes is State/Union Territory specific. Before any community can be considered for inclusion in the Scheduled Tribes list of any State/UT it must fulfill the criteria adopted by

Government of India for identification of a community i.e.; (i) Indications of primitive traits (ii) Distinctive culture (iii) Geographical isolation (iv) Shyness of contact with the community at large and (v) Social and economic backwardness

The Government on 15-6-1999 has approved the modalities for determining the claims for inclusion in, exculsion from and other modifications in the list of Scheduled Castes and Scheduled Tribes. According to these modalities only those proposals, which have been recommended by the concerned State Government and the Registrar General of India as well as the National Commission for Scheduled Castes and Scheduled Tribes (now the National Commission for Scheduled Tribes) are to be considered and legislation amended.

The proposal for inclusion of Kol community in other State including Uttar Pradesh have been processed as per approved modalities.

Eviction of tribals

2089. SHRI S.M. LALJAN BASHA: Will the Minister of TRIBAL AFFAIRS be pleased to state:

- (a) whether Government have given permission to State Governments to evict tribals if they are to be displaced in small batches of 1500 at a time.
- (b) if so, the details behind the background of fixing 1500 tribals as the number below which tribals can be displaced without waiting formal approval from Government;
- (c) whether it is fact that displacement in Instalments is now allowed at Dam sites;
- (d) whether World Bank has suggested this approach; and
- (e) the details of this new policy?

THE MINISTER OF TRIBAL AFFAIRS (SHRI P.R. KYNDIAH): (a) No, Sir.

(b) to (e) Central Government follows the National Policy on Resettlement & Rehabilitation of Project Affected Families-2003 (NPRR-2003) which